

PENDING THE HEARING AND DETERMINATION of this motion, it is

FURTHER ORDERED that defendant, his agents, and the Immigration and Naturalization Service, are hereby enjoined from holding a hearing pursuant to 8 U.S.C. 1251, 152, or any other deportation hearing.

SUFFICIENT CAUSE THEREFORE APPEARING, LET service of a copy of this Order and the papers upon which it was granted upon the United States Attorney for the Southern District of New York, on or before 5 p.m. on May 1, 1972 be sufficient.

Morris E. Lasher

United States District Judge

DATED: NEW YORK, NEW YORK
MAY 1, 1972

Issued at 4²⁵ PM

STATE OF NEW YORK, COUNTY OF

CERTIFICATION BY ATTORNEY

The undersigned, an attorney admitted to practice in the courts of New York State, certifies that the within has been compared by the undersigned with the original and found to be a true and complete copy.

Dated:

STATE OF NEW YORK, COUNTY OF

ATTORNEY'S AFFIRMATION

The undersigned, an attorney admitted to practice in the courts of New York State, shows: that deponent is the attorney(s) of record for in the within action; that deponent has read the foregoing and knows the contents thereof; that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters deponent believes it to be true. Deponent further says that the reason this verification is made by deponent and not by

The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows:

The undersigned affirms that the foregoing statements are true, under the penalties of perjury.

Dated:

STATE OF NEW YORK, COUNTY OF

ss.: INDIVIDUAL VERIFICATION

deponent is the , being duly sworn, deposes and says that in the within action; that deponent is read the foregoing and knows the contents thereof; that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters deponent believes it to be true. Sworn to before me, this day of 19

STATE OF NEW YORK, COUNTY OF

ss.: CORPORATE VERIFICATION

of , being duly sworn, deposes and says that deponent is the named in the within action; that deponent has read the foregoing and knows the contents thereof; and that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters deponent believes it to be true. This verification is made by deponent because is a corporation. Deponent is an officer thereof, to-wit, its The grounds of deponent's belief as to all matters not stated upon deponent's knowledge are as follows:

Sworn to before me, this day of 19

STATE OF NEW YORK, COUNTY OF

ss.: AFFIDAVIT OF SERVICE BY MAIL

being duly sworn, deposes and says, that deponent is not a party to the action, is over 18 years of age and resides at That on the day of 19 deponent served the within attorney(s) for upon in this action, at the address designated by said attorney(s) for that purpose by depositing a true copy of same enclosed in a postpaid properly addressed wrapper, in a post office — official depository under the exclusive care and custody of the United States post office department within the State of New York. Sworn to before me, this day of 19

STATE OF NEW YORK, COUNTY OF

ss.: AFFIDAVIT OF PERSONAL SERVICE

being duly sworn, deposes and says, that deponent is not a party to the action, is over 18 years of age and resides at That on the day of 19 at No. deponent served the within upon the herein, by delivering a true copy thereof to h personally. Deponent knew the person so served to be the person mentioned and described in said papers as the therein. Sworn to before me, this day of 19

NOTICE OF ENTRY

See - Please take notice that the within is a (certified) true copy of a duly entered in the office of the clerk of the within named court on 19

Dated,

Yours, etc.,

LEON WILDES

Attorney for

Office and Post Office Address
515 Madison Avenue
New York, N. Y. 10022

To

Attorney(s) for

NOTICE OF SETTLEMENT

See - Please take notice that an order

of which the within is a true copy will be presented for settlement to the Hon.

one of the judges of the within named Court, at

on the day of 19

M.

Dated,

Yours, etc.,

LEON WILDES

Attorney for

Office and Post Office Address
515 Madison Avenue
Borough of Manhattan New York, N. Y. 10022

To

Attorney(s) for

Index No.

Year 19

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

JOHN WINSTON ONO, LENNON and

YOKO ONO LENNON

plaintiffs,

-against-

SOL MARKS, Individually, and
as Director of the Immigration
and Naturalization Service of
the New York District,

Defendant

ORDER TO SHOW CAUSE WITH
SUPPORTING AFFIDAVITS
SUMMONS AND COMPLAINT

LEON WILDES

Attorney for

Office and Post Office Address, Telephone
515 Madison Avenue
Borough of Manhattan New York, N. Y. 10022
Pl. 3-3468

To

Attorney(s) for

Service of a copy of the within

is hereby admitted.

Dated,

Attorney(s) for

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

ORDER TO SHOW CAUSE and NOTICE OF HEARING

In Deportation Proceedings under Section 242 of the Immigration and Nationality Act

UNITED STATES OF AMERICA:

In the Matter of) (SUPERSEDING)
LENNON, JOHN WINSTON)
Respondent.)

To: John Winston Lennon File No. NY 17 597 321
(name)
105 Bank Street, New York, New York
Address (number, street, city, state, and ZIP code)

UPON inquiry conducted by the Immigration and Naturalization Service, it is alleged that:

1. You are not a citizen or national of the United States; ✓
2. You are a native of Great Britain
and a citizen of United Kingdom and Colonies ✓;
3. You entered the United States at New York, New York on
or about August 13, 1971 ✓
(date)

See Continuation Sheet attached
hereto and made a part hereof.

AND on the basis of the foregoing allegations, it is charged that you are subject to deportation pursuant to the following provision(s) of law:

See Continuation Sheet attached
hereto and made a part hereof.

WHEREFORE, YOU ARE ORDERED to appear for hearing before a Special Inquiry Officer of the Immigration and Naturalization Service of the United States Department of Justice at 20 West Broadway, New York, New York 14th. Floor on March 16, 1972 at 8:45 am, and show cause why you should not be deported from the United States on the charge(s) set forth above.

Dated: March 7, 1972

IMMIGRATION AND NATURALIZATION SERVICE

Form I-221 Bond Review Yes No
(Rev. 3-30-67) F.A. Assigned Yes No

Sol Mark
(signature and title of issuing officer)
DISTRICT DIRECTOR
NEW YORK DISTRICT
(City and state)

(over)

NOTICE TO RESPONDENT.

ANY STATEMENT YOU MAKE MAY BE USED AGAINST YOU IN DEPORTATION PROCEEDINGS

THE COPY OF THIS ORDER SERVED UPON YOU IS EVIDENCE OF YOUR ALIEN REGISTRATION WHILE YOU ARE UNDER DEPORTATION PROCEEDINGS. THE LAW REQUIRES THAT IT BE CARRIED WITH YOU AT ALL TIMES

If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Immigration and Naturalization Service. You should bring with you any affidavits or other documents which you desire to have considered in connection with your case. If any document is in a foreign language, you should bring the original and certified translation thereof. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

When you appear you may, if you wish, admit that the allegations contained in the Order to Show Cause are true and that you are deportable from the United States on the charges set forth therein. Such admission may constitute a waiver of any further hearing as to your deportability. If you do not admit that the allegations and charges are true, you will be given reasonable opportunity to present evidence on your own behalf, to examine the Government's evidence, and to cross-examine any witnesses presented by the Government.

You may apply at the hearing for voluntary departure in lieu of deportation. Moreover, if you appear to be eligible to acquire lawful permanent resident status the special inquiry office will explain this to you at the hearing and give you an opportunity to apply.

You will be asked during the hearing to select a country to which you choose to be deported in the event that your deportation is required by law. The special inquiry officer will also notify you concerning any other country or countries to which your deportation may be directed pursuant to law; and upon receipt of this information, you will have an opportunity to apply during the hearing for temporary withholding of deportation if you believe you would be subject to persecution in any such country on account of race, religion, or political opinion.

Failure to attend the hearing at the time and place designated hereon may result in your arrest and detention by the Immigration and Naturalization Service without further notice, or in a determination being made by the special inquiry officer in your absence.

REQUEST FOR PROMPT HEARING

To expedite determination of my case, I request an immediate hearing, and waive any right I may have to more extended notice.

Before:

(signature of respondent)

(signature and title of witnessing officer)

(date)

CERTIFICATE OF SERVICE

This order and notice were served by me on March 7, 1972 in the following manner:

(date)

by personal service (ENGLISH) language

upon Subject's atty, Leon Waldes, 515 Madison Ave, NYC. A copy of OSC was personally served upon Subject's atty, Leon Waldes, 515 Madison Ave, NYC. A copy of OSC was served on Mrs Sarah Segal at Subject's address, 105 Bank St NYC.

(signature and title of employee or officer)

Chris D. [Signature]

Interpreter

"CONTINUATION SHEET"

IN THE MATTER OF

March 7, 1972

LENNON, JOHN WINSTON

A# 17 597 321

4. At that time you were admitted as a nonimmigrant visitor for pleasure and were authorized to remain in the United States until February 29, 1972.
5. On March 1, 1972 you were granted the privilege of departing the United States voluntarily on or before March 15, 1972. ✓
6. You abandoned your intention to depart from the United States on or before March 15, 1972. ?
7. On March 6, 1972 the privilege of voluntary departure to March 15, 1972 was revoked.
8. You remained in the United States after February 29, 1972 without authority. ?

AND on the basis of the foregoing allegations, it is charged that you are subject to deportation pursuant to the following provision(s) of law:

Section 241(a)(9) of the Immigration and Nationality Act, in that, after admission as a nonimmigrant under Section 101(a)(15) of said Act, you have failed to comply with the conditions of such status.

Section 241(a)(2) of the Immigration and Nationality Act, in that, after admission as a nonimmigrant under Sec. 101(a)(15) of said act you have remained in the United States for a longer time than permitted.

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(b)(6)

POLDEN, BISHOP & GALE

Solicitors - Commissioners for Oaths

M. A. Polden, LLB
Sidney H. Gale
S. Zucker, M.A. LLB
Julian S. Lipton

Also at
Willesden (01-459 2211)
Welling (01-303 6334/5)

102 Blandford Street
Baker St., London W1H 3HH
01-935 3747/9: 0452/3

YOUR REF

OUR REF MAP/PS/3734

14th March 1972

Leon Wildes, Esq.,
515 Maddison Avenue,
New York 10022,
N.Y.
U.S.A.

Dear Sir,

Mr. John Lennon

I confirm that I acted for Mr. Lennon when he was charged in October 1968 with possessing a quantity of cannabis amounting to 14.20 grammes.

The alleged offence took place at a time when his wife was expecting a baby and was experiencing physical and emotional difficulties. The impact of the proceedings needless to say added to her burdens.

What Mr. Lennon did not want to do, at the time, was to aggravate her condition and he sought my advice as to what course he should adopt in this regard.

The facts of the case were such that I considered Mr. Lennon to have a good defence but for the presentation of the same it would be essential to call Mrs. Lennon as a witness. I was obliged to explain to him that the only course open that would obviate the need for her appearance as a witness would be for him to plead guilty.

An essential element of the defence concerned the manner in which the police conducted their investigations at the time of the arrest, and in this regard it would have been necessary to make certain allegations concerning the actions of individual policemen but a difficulty existed over lack of corroborative evidence.

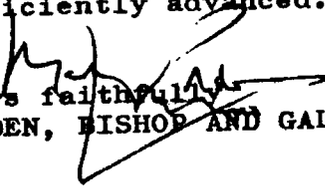
Cont.d/...2

14th March 1972

Certain members of the squad, who were involved in that arrest, have since come under scrutiny themselves by police higher authority and indeed one Detective Sergeant is now having his past activities enquired into and the nature of the enquiries are such as to lend support to the assertions of Mr. Lennon, made by him subsequent to his being charged.

With his wife restored to good health and having regard to the situation concerning the police witnesses we have had instructions to put forward the necessary application for the purpose of seeking a judicial expungement of the sentence imposed upon Mr. Lennon.

Because of the procedural steps to be taken here, it could be some six to eight weeks before a decision is forthcoming or before the application is otherwise sufficiently advanced.


Yours faithfully,
POLDEN, BISHOP AND GALE

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

ORDER TO SHOW CAUSE and NOTICE OF HEARING

In Deportation Proceedings under Section 242 of the Immigration and Nationality Act

UNITED STATES OF AMERICA:

In the Matter of)
)
LENNON, John Winston)
Respondent.)

To: John Winston Lennon File No. A17 597 321
(name)
105 Bank Street, New York, New York
Address (number, street, city, state, and ZIP code)

UPON inquiry conducted by the Immigration and Naturalization Service, it is alleged that:

1. You are not a citizen or national of the United States;
2. You are a native of Great Britain
and a citizen of United Kingdom & Colonies;
3. You entered the United States at New York, New York on
or about August 13, 1971
(date)
4. At that time you were admitted as a nonimmigrant visitor for
pleasure and were authorized to remain in the United States
until February 29, 1972.
5. You remained in the United States after February 29, 1972
without authority.

AND on the basis of the foregoing allegations, it is charged that you are subject to deportation pursuant to the following provision(s) of law:

Section 241(a)(2) of the Immigration and Nationality Act, in that, after admission as a nonimmigrant under Sec. 101(a)(15) of said act you have remained in the United States for a longer time than permitted.

WHEREFORE, YOU ARE ORDERED to appear for hearing before a Special Inquiry Officer of the Immigration and Naturalization Service of the United States Department of Justice at 20 West Broadway, New York, N. Y. - 14th floor on March 16, 1972 at 8:45 am, and show cause why you should not be deported from the United States on the charge(s) set forth above.

Dated: March 6, 1972

IMMIGRATION AND NATURALIZATION SERVICE

Form I-221
(Rev. 3-30-67)

S. J. Marks
(signature and title of issuing officer)
DISTRICT DIRECTOR
NEW YORK DISTRICT
(City and State)

Bond Review Yes No
T.A. Assigned Yes No

(over)

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Monday
May 1, 1972

Re: JOHN and YOKO LENNON case

Mrs. Cannon in the office of
Senator Cranston (tel. 180/3553)
would like to be kept informed
of the developments in this
case.

*Mrs. Manuel Cong. Ullman's
225-5711 also wants to be informed.*

James F. Green

*Material from FBI all on
~~right~~ ^{left} side of this folder*

**MEMORANDUM
CALL**

TO:

YOU WERE CALLED BY— YOU WERE VISITED BY—

OF (Organization)

Joel Fisher

PLEASE CALL →

PHONE NO.
CODE/EXT. *187X4538*

WILL CALL AGAIN

IS WAITING TO SEE YOU

RETURNED YOUR CALL

WISHES AN APPOINTMENT

MESSAGE

*re postponed
re-scheduled
Lemon hearing*

Advised Run 5/9/72

RECEIVED BY

DATE

TIME

STANDARD FORM 63
REVISED AUGUST 1967
GSA FPMR (41 CFR) 101-11.6

GPO : 1969-548-15-00041-1 200-000

63-108

AL7 977 321
February 17, 1972

FILE

Essel J. Mason
Immigration Examiner

John W. Lennon and his wife, Thelma Oso Lennon

(b)(7)(c)
On February 16, [redacted] Investigations, advised that Mr. Joel Lisker, Internal Security, Department of Justice, phone code 187 extension 4533 called regarding the subject. Mr. Lisker stated that he had information that John Lennon has contributed \$75,000 to a political group known as the "Alamoehi (phonetic) Tribe" and inquired as to the type of visas Lennon has and his status in the United States.

I returned Mr. Lisker's call. He asked whether or not there would be a basis for terminating the subject's status resulting from the above political activity. He was advised that this was doubtful that the Lennons entered the United States August 13, 1971 as B-2 nonimmigrants and their stay expires February 29, 1972 and that they would not be given further extensions of stay. He was advised that Mr. Lennon was inadmissible to the United States under section 212(a)(23) for a narcotic violation but that the same was not true for Mrs. Lennon.

He was also advised that because John Lennon is inadmissible he will need to obtain a new visa before he may again enter the United States. Before such a visa may be issued the Department of State would need to recommend that this Service authorize a waiver of the subject's inadmissibility under section 212(d)(3)(A). At that time the above information about his political activities would be taken into consideration.

Mr. Lisker then requested a notice be placed on file that he be informed should Lennon again seek reentry into the United States.

TC:MIN:ing

↑

Keep ON TOP

a visa for

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Referred to another gov't agency

JOHN WINSTON LENNON

A section 212(d)(3)(A) waiver of section 212(a)(23) was authorized for John Lennon by the Central Office on August 1, 1971. This order was based on State's recommendation that Lennon be permitted to enter for six weeks in August 1971 to edit film and consult with business associates at ABKCO Industries, 17 Broadway, New York City and Capital Records in New York City in connection with record release in September 1971, and to attend custody hearing on wife's child by former marriage in St. Thomas, Virgin Islands on September 16, 1971.

Mr. Lennon was admitted as a temporary visitor (B-2) for this purpose at New York City on August 13, 1971 with stay authorized to September 24, 1971. His stay was subsequently extended to February 29, 1972.

On March 1, 1972 the District Director in New York City notified Lennon in writing that his stay had expired on February 29, 1972 and gave him until March 15, 1972 within which to depart voluntarily without the institution of deportation proceedings. Upon learning that he did not plan to depart, the District Director notified Lennon on March 6, 1972 that this privilege of voluntary departure was revoked. Thereafter an order to show cause was issued on March 7, 1972 with hearing scheduled for March 16, 1972.

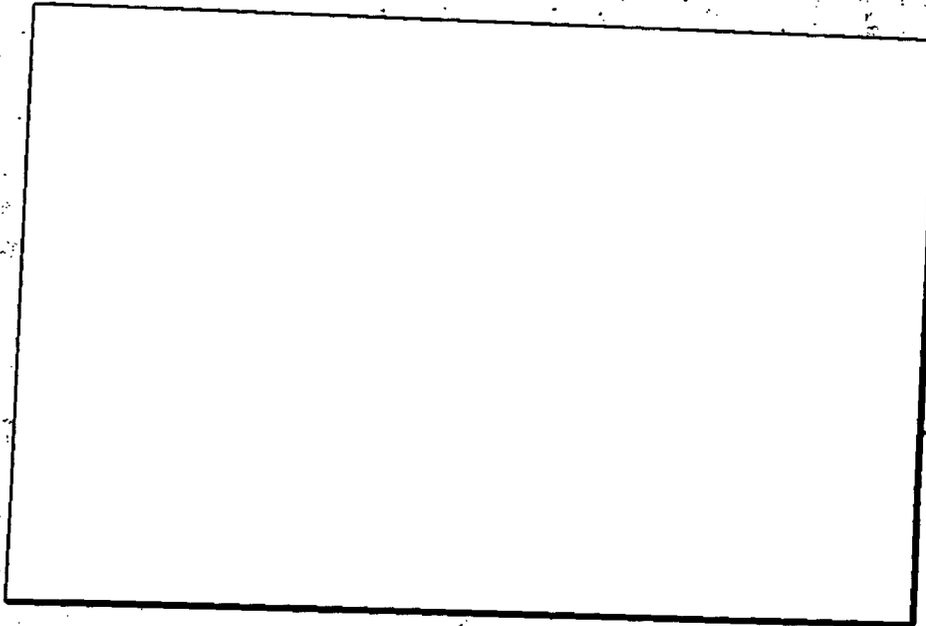
During Lennon's stay the following H-1 petitions were approved on his behalf for the purposes indicated:

1. To appear on the Dick Cavett Show on September 8, 1971.
2. To appear on the David Frost Show during the period December 16 through 21, 1971.
3. To appear on the Mike Douglas Show during period January 14 through 31, 1972.

Family Name (Capital letters)	First Name	Middle initial
LENNON	JOHN	W.O.
Country of Citizenship	Passport or Alien Registration Number	
BRITAIN	182955	
United States Address (Number, Street, City and State)		
1700 BROADWAY N.Y.		
Airline and Flight No. or Vessel of Arrival	Passenger Boarded at	
701 13 S.K.	HEATHROW	
Number, Street, City, Province (State) and Country of Permanent Residence		
LONDON E.C.4 ENGLAND E. PAULINE ROWLEY		
Month, Day and Year of Birth		
9 10 40		
City, Province (State) and Country of Birth		
LIVERPOOL ENGLAND		
Visa issued at		
LONDON U.S. EMBASSY		
Month, Day and Year Visa issued		
13. AUG. 71. 01 SEP 24, 1971		

SURRENDER THIS COPY WHEN LEAVING THE UNITED STATES - SEE REVERSE

(b)(6)



IMPORTANT NOTICE

- Retain this permit in your possession.
- You are permitted to remain in the U.S. for the time indicated.
- To remain past this period, without permission from immigration authorities, is a violation of law.

WHEN YOU LEAVE THE UNITED STATES

- By sea or air, surrender this permit to transportation line.
- Over Canadian border, surrender this permit to Canadian immigration Officer.
- Over Mexican border, surrender this permit to United States Immigration Officer.

APPROVED FOR 1. APPEARANCE AS H-1 RECORD OF EXTENSIONS NYC 9-24-71

Nov. 30, 1971 Office NYC 9-24-71

Per. Sam Bernam C.O.

Jan 31, 1972 Office NYC 11/29/71

Per. C.O. DEPARTURE RECORD

Port:

Date:

Carrier:

To:

(Country of disembarkation):

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Form Approved Budget Bureau No. 43-R3117

ARRIVAL - DEPARTURE RECORD

Form I-94 (Rev. 7-1-64)

IMPORTANT NOTICE

- Retain this permit in your possession.
- You are permitted to remain in the U.S. for the time indicated.
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WHEN YOU LEAVE THE UNITED STATES

- By sea or air, surrender this permit to transportation line.
- Over Canadian border, surrender this permit to Canadian immigration Officer.
- Over Mexican border, surrender this permit to United States Immigration Officer.

RECORD OF EXTENSIONS 9-24-71

Nov. 30, 1971 Office NYC 9-24-71

Per Sam Bernam C.O.

Jan 31, 1972 Office NYC 11/29/71

Per C.O. DEPARTURE RECORD

Port:

Date:

Carrier:

To:

(Country of disembarkation):

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Form Approved Budget Bureau No. 43-R3117

ARRIVAL - DEPARTURE RECORD

Form I-94 (Rev. 7-1-64)

AUG 19 1971

02 220 101

Mr. George H. Owen
Director, Visa Office
Department of State
Washington, D. C. 20520

Attention: John T. McGill, Chief
Advisory Opinions Division

Dear Mr. Owen:

Pursuant to your request of August 13, 1971 there is enclosed herewith copy of Form I-194 dated August 11, 1971 as written verification of the previous verbal order authorizing the temporary admission of Mr. John W. Lennon pursuant to section 212(a)(3)(A) of the Immigration and Nationality Act.

Sincerely yours,

John M. Johnson
Deputy Associate Commissioner
Travel Control

Enclosure

~~CC: A17 597 321~~

~~CC: W/F - John Lennon~~

TC:HBL:hcm

3009

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

FILE: **A17 597 321**

DATE: **August 11, 1971**

IN RE: **John Winston Lennon**

APPLICATION: Temporary admission to the United States pursuant to section 212(d) (3) (A), Immigration and Nationality Act

The applicant(s) has (have) been found by a consular officer to be ineligible to receive a nonimmigrant immigration officer

visa under Section(s) 212(a) 23 of the Act.

Nationality: Great Britain	Date and Country of Birth: 9-10-40 - England	Country of Residence: England
Occupation: Musician	Employer: Self-employed	
Purpose in seeking entry into United States and destination: To edit film and consult with business associates at ABKCO Industries, 17 Broadway, New York City and Capital Records in New York City in connection with record release in September 1971 and to attend custody hearing in St. Thomas, Virgin Islands on September 16, 1971.		
Plans regarding travel to United States and period of temporary stay: One entry during August or September for six weeks.		
Basis for favorable action: To promote American Business Interests and for Humanitarian reasons.		

ORDER: It is ordered that the application be granted for the above indicated purpose, subject to revocation at any time, valid as set forth below.

ENTRY: **One during August or September 1971**

PERIOD OF TEMPORARY STAY: **Six weeks on condition that the activities and itinerary of the applicant shall be limited to those set forth above and that no extension of stay or change in activities or deviation of itinerary shall be authorized without prior approval of the District Director, Washington, D. C.**

Assistant Commissioner, Adjudications

TC:MJM:hcm Telephoned to Mrs. Gilchrist, Visa Office 2:30 PM, 8/11/71

Form I-194
(Rev. 5-15-71) Y

CC: W/F - John Lennon

Referred to another gov't agency

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

DATE: July 26, 1971

FILE: A17 597 321

IN RE: John Winston Lemmon

APPLICATION: Temporary admission to the United States pursuant to section 212(d) (3) (A), Immigration and Nationality Act

The applicant(s) has (have) been found by a consular officer immigration officer to be ineligible to receive a nonimmigrant

visa under Section(s) 212(a) 23 of the Act.

Nationality: <p align="center">Great Britain</p>	Date and Country of Birth: <p align="center">9-10-40 - England</p>	Country of Residence: <p align="center">England</p>
Occupation: <p align="center">Musician</p>	Employer: <p align="center">Self-employed</p>	
Purpose in seeking entry into United States and destination: To consult associates at ABKCO Industries, 17 Broadway, New York City regarding editing of film produced by Apple Corporation and consult attorneys Siben and Siben, Bayshore, Long Island regarding his wife's hearing for custody of her children and to attend custody hearing in St. Thomas, Virgin Islands.		
Plans regarding travel to United States and period of temporary stay: <p align="center">One entry during July or August for four weeks.</p>		
Basis for favorable action: <p align="center">To promote American Business Interests and for Humanitarian reasons.</p>		

ORDER: It is ordered that the application be granted for the above indicated purpose, subject to revocation at any time, valid as set forth below.

ENTRY: One during July or August 1971

PERIOD OF TEMPORARY STAY: Four weeks on condition that the activities and itinerary of the applicant shall be limited to those set forth above and that no extension of stay or change in activities or deviation of itinerary shall be authorized without prior approval of the District Director, Washington, D. C.

Jan Bernsen
 Assistant Commissioner, Adjudications

Section 212(a) (28) cases only.
 Basis of excludability

TC:MMJ:hcm telephoned to Miss Gilchrist, Visa Office at 2:50 PM, 7/26/71

Referred to another gov't agency